STATEMENT OF SPECIAL DISTRICT JUDGE JARED SIGLER

- 1. I, Jared Sigler, am a Special Judge for Washington County, State of Oklahoma.
- 2. I preside over the Washington county costs docket. The purpose of the costs docket is to hold costs review hearings. Defendants who have agreed to make installment payments are ordered to appear for costs review hearings. See Court of Criminal Appeals Rule 8.3 regarding installment payment appearances. Defendants may avoid costs review hearings if they are making regular payments and if they call the court clerk's office prior to the hearing pursuant to the "Washington County District Court Procedure Re: Fines and Costs Review Hearings," which is attached to this Statement as Ex. D.
- 3. I also preside over the Washington County Rule 8 docket. The purpose of the Rule 8 docket is to provide defendants an opportunity to request changes to their installment plans, to request suspension of their payment obligations for a period of time, or to request permanent relief from their fines, fees, and costs obligation.
- 4. Some individuals appear at the costs docket in order to advise that they have made their payments. At that time, they are provided an "order-back slip" advising them of the date and time of their next costs review hearing. Some individuals appear at the costs docket to when they have not made a payment. When that occurs, I give them a new order-back date for a future costs review hearing. Some individuals request a change to their installment payment plan. In those cases, I either alter their payment plan by lowering the amount of their installment payments, suspend their payments for a period of time, permanently eliminate their payment obligation, or ask that they appear on the Rule 8 docket in order to provide any testimony or other evidence they may wish to present in support of their request. At the costs docket, I do not have a list of questions that I ask. I usually engage in a conversation with the individual to determine their circumstances and their requests, if any. If an individual requests a change to their payment obligation, I either grant the request or set a hearing for the matter to be heard at the Rule 8 docket. No request is denied without providing the individual an opportunity to be fully heard during the Rule 8 docket. This is done out of concerns about the length of the costs docket and the privacy of the defendants. The Rule 8 docket is much smaller than the costs docket. There is more time at the Rule 8 docket to discuss the details of an individual's situation. In addition, many Defendants are uncomfortable explaining their medical and/or financial hardships at in courtroom full of people. They often appear more comfortable discussing these matters during the much smaller Rule 8 docket.
- 5. During the Rule 8 docket, I ask each individual if they would like to have a court reporter or if they would like to waive their right to a court reporter. The hearing does not proceed unless a court reporter is present or unless the individual waives their right to a court reporter. During the Rule 8 docket, each individual is given an opportunity to discuss their current health and financial situation. I do not have a list of questions that I ask each individual. Rather, I engage in a conversation with each

individual to determine their financial and/or health status. Many times, I am already aware of the individual's circumstances because I have seen them in Bartlesville outside of court or because I have seen them previously at costs dockets or elsewhere. I do not deny requests for relief without inquiring into each individual's health and financial situation. I do not always ask detailed questions about every aspect of an individual's health or financial situation if it becomes clear to me that I am going to grant their request for relief. For example, if I have determined to grant their request based primarily on health difficulties, I have no need to ask detailed questions about every aspect of their financial situation. If I have determined to grant their request based primarily on their financial harships, I have no need to ask detailed questions about their medical and/or health circumstances. Nevertheless, each individual has a full opportunity to provide me with any information they wish to present. I consider all information provided to me in reaching a decision. Anyone appearing before me has a full and fair opportunity to present their case. Although I have not reviewed every record, I cannot recall declining fines, costs, and fees relief to any individual appearing at the Rule 8 docket who has requested such relief since January of 2019. Anyone who requests fines, fees, and costs relief from me now or in the future will receive a full and fair opportunity to present their evidence and receive a fair decision.

- 6. The forms listed below are now used by the Washington County District Court with respect to matters relating to or touching on fines, costs, and fees and are attached to this statement:
 - (a) Plea of Guilty Summary of Facts (Ex. A);
 - (b) Fines Assessed in Court ("Yellow Form") (Ex. B);
 - (c) Rule 8 Notice to Defendant ("Green Form") (Ex. C);
 - (d) Washington County District Court Procedure Re: Fines and Costs Review Hearings (Revised Feb. 2020) (Ex. D);
 - (e) Notice of Date to Appear in Court ("Pink Form") (Ex. E);
 - (f) Motion for Rule 8 Hearing on Inability to Pay Fines and/or Costs (form available to defendants from Judge or Court Clerk) (Ex. F);
 - (g) Courtesy Letter (form sent by Court Clerk if defendant fails to appear for costs review hearing) (Ex. G);
 - (h) Bench Warrant Failure to Appear (form may be used if no response to courtesy letter) (Ex. H);
 - (i) Order Setting Bond for Failure to Appear (used in conjunction with bench warrant form above) (Ex. I).
- 7. As of this date, Sharonica Carter owes \$5,216.06 in fines, fees and costs pursuant to her latests balance statement, attached hereto as Exhibit J.
- 8. Amanda Feenstra has been permanently relieved of her Washington County fines, fees, and costs pursuant to an Order signed by Judge Carl Gibson and filed on December 16, 2020. The Order is attached to this statement at Exhibit K. As Ms. Feenstra has been permanently relieved of her fines, fees, and costs, she has no

further obligation to appear before the Washington County District Court in relation to those fines, fees, or costs.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 19 day of February, 2021.

Jared Sigler, Washington County Special Judge

IN THE DISTRICT COURT OF WASHINGTON COUNTY

THE STATE OF OKLAHOMA

)

STATE OF OKLAHOMA,

	Plaintiff,		
vs.) Case No.		
	<u> </u>		
	Defendant.		
Last	four digits of SS#		
Last	four digits of DL# State		
Year	of Birth Place of Birth		
Oklal	homa DOC #		
Hom	ne Address:		
	PLEA OF GUILTY		
	SUMMARY OF FACTS		
	SOMMAN OF FACTS		
PART	A: FINDINGS OF FACT, ACCEPTANCE OF PLEA	CIR	CLE
1	la Alba and a state of the stat		
1.	Is the name just read to you your true name?	Yes	No
	If no, what is your correct name?		
	I have also been known by the name(s):		
2.	My lawyer's name is:		
	(a) Do you wish to have a record made of these proceedings by a	Yes	No
	Court Reporter?		
	(b) Do you wish to waive this right?	Yes	No
4.	Age: Grade completed in school:		
	Can you read and understand this form?	Yes	No
	(If the answer above is no, Addendum A is to be completed and attached.)		
6.	Are you currently taking any medications or substances which affect your		
	ability to understand these proceedings?	Yes	No
7.	Have you been prescribed any medication that you should be taking,		
	but you are NOT taking? If yes, what kind and for what purpose?	Yes	No



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illn	ve you ever been treated by a doctor or health press or confined in a hospital for mental illness? es, list the doctor or health professional, place, ar		Yes	No
10. Ha	you understand the nature and consequences of ve you received a copy of the Information and rea es the State move to dismiss or amend any case(s	d its allegations?	Yes Yes	No No
the	Information or on page 2 of the Information? o, set forth the cases/counts dismissed or amend	. , ,	Yes	No
12. A. [o you understand you are charged with:			
	Crime	Statutory Reference		
(1)		O.S	Yes	No
(2)		O.S	Yes	No
(3)		O.S	Yes	No
(4)		O.S	Yes	No
(For	additional charges, complete Addendum B - PLE	A OF GUILTY on page 14.)		
	re you charged after former conviction of a felon s, list the felony(ies) charged:	•	Yes	No
	you previously been convicted of a felony? when, where and for what felony/felonies?		Yes	No
-				
-				

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14.

(Check if applicable) Do you understand you are subject to the Delayed Sentencing Program for Young Adults and what that sentencing program		
involves?	Yes	No
(Check if applicable) Do you understand that upon a conviction on a plea		
of guilty to the offense(s) of		
you will be required to serve a minimum sentence of:	Yes	No
85% of the sentence of imprisonment imposed before being eligible for parole consideration and are not eligible for earned or other type of credits which will have the effect of reducing the length of sentence to	!	
less than 85% of the sentence imposed?	Yes	No
% of the sentence of imprisonment imposed or received prior to becoming eligible for state correctional earned credits toward		
completion of your sentence or eligibility for parole?	Yes	No
(Check if applicable) Do you understand that a conviction on a plea of guilty the offense(s) of will subject		
to mandatory compliance with the Oklahoma Sex Offender Registration Act?	Yes	No
(Check if applicable) Do you understand that any person sentenced to imprisonment for two (2) years or more for the offense(s) of		
, involving sexual abus	e,	
sexual exploitation, or illegal sexual conduct, shall be required to serve a term of imprisonment supervision for at least three (3) years under conditions determine the Department of Corrections in addition to the actual term of imprisonment. The will be no post-imprisonment supervision for a sentence of life or life without the possibility of parole for offenses involving sexual abuse, sexual exploitation, or illegal sexual exploitation, or illegal sexual exploitation, or illegal sexual exploitation.	post- ed by here	
sexual conduct.	Yes	No
(Check if applicable) Do you understand that a conviction on a plea of guilt the offense(s) of will subject you to man	y to	ιτν
compliance with the Oklahoma Methamphetamine Offender Registry Act?	Yes	No
(Check if applicable) Do you understand that a conviction on a plea of guilty to the offense(s) of will subject		
you to mandatory compliance with the Mary Rippy Violent Crime Offender		
Designation A.	Yes	No
(Check if applicable) Do you understand that the Court is required to include the sentence of any person convicted of a felony and sentenced to a term of		

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imprisonment after November 1, 2012, a term of post-imprisonment supervision.

The post-imprisonment supervision shall be for a period of not less than nine (9) months nor more than one (1) year following confinement there will be no post-imprisonment supervision for a sentence of life without the possibility of parole.

Yes No

13.	what is/are the charge(s) to	o which the defendant is/a	re entering a plea today?		
16.	Do you understand the rang as in No. 15 above. (Continu				
	(1) Minimum ofto	o a maximum of	and/or a fine of \$	Yes	No
	(2) Minimum of to	o a maximum of	and/or a fine of \$	Yes	No
	(3) Minimum of to	o a maximum of	and/or a fine of \$	_ Yes	No
	(4) Minimum of to	o a maximum of	and/or a fine of \$	Yes	No

- 17. **READ THE FOLLOWING STATEMENTS**: You have the right to a speedy trial before a jury for the determination of whether you are guilty or not guilty and if you request, to determine sentence. (If pleading to capital murder, advise of procedure in 21 O.S. §701.10(B)). At the trial:
 - (1) You have the right to have a lawyer represent you, either one you hire yourself or, if you are indigent, a court appointed attorney.
 - (2) You are presumed to be innocent of the charges.
 - (3) You may remain silent or, if you choose, you may testify on your own behalf.
 - (4) You have the right to see and hear all witnesses called to testify against you and the right to cross-examine them.
 - You may have your witnesses ordered to appear in court to testify and present evidence of any defense you have to these charges.
 - (6) The state is required to prove your guilt beyond a reasonable doubt.
 - (7) The verdict of guilty or not guilty decided by a jury must be unanimous. However, you can waive a jury trial and, if all parties agree, the case could be tried by a Judge alone who would decide if you were guilty or not guilty and if guilty, the appropriate punishment.

DO YOU UNDERSTAND EACH OF THESE RIGHTS?

Yes No

18. Do you understand by entering a plea of guilty you give up these rights? Yes No 19. Do you understand that a conviction on a plea of guilty could increase punishment in any future case committed after this plea? Yes No 20. Have you talked over the charge(s) with your lawyer, advised him/her regarding any defense you may have to the charges and had his/her advice? Yes No 21. Do you believe your lawyer has effectively assisted you in this case and are you satisfied with his/her advice? Yes No 22. Do you wish to change your plea of not guilty to guilty and give up your right to a jury trial and all other previously explained constitutional rights? Yes No 23. Is there a plea agreement? Yes No If yes, what is your understanding of the plea agreement? 24. Do you understand the Court is not bound by any agreement or recommendation and if the Court does not accept the plea agreement, you have the right to withdraw your plea of guilty? Yes No. 25. Do you understand that if there is no plea agreement the Court can sentence you within the range of punishment stated in question 16? Yes No 26. Do you understand your plea of guilty to the charge(s) is/are after: Yes No **CHECK ONE:** () no prior felony convictions () one (1) prior felony conviction () two (2) or more prior felony convictions List prior felony convictions to which pleading: _____ 27. What (is) (are) your plea(s) to the charge(s) (and to each one of them)?

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	e on Addendum C, page 15, if needed)	Yes	No
	mistreated, or promised anything by anyone to		
have you enter your plea(s)?		Yes	No
	n free will and without any coercion or		
compulsion of any kind?		Yes	No
31. If you are entering a plea to a fe			
	Report which would contain the		
	ny criminal record, social history and		
other background information a	about you. Do you want to have the Report?	Yes	No
32. (a) Do you have any additional s		Yes	No
(b) Is there any legal reason you	should not be sentenced now?	Yes	No
(1) CHECK ONE: (a) I have (b) My a and I See A (c) The C the q	te read, understood and completed this form. Inttorney completed this form and we have gone of understand its contents and agree with the answaddendum A. Court completed this form for me and inserted managements. It. It. It. ecuted for perjury if I have made false statements.	over ti wers. ay ansv	he form wers to
	DEFENDANT		
I acknowledge this day of _	, 20		
	Notary Public/Deputy Court Clerk/Ju	dge	

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. 3	3. I,, the undersigned attorney for the Defendant,
	believe the Defendant understands the nature, purpose and consequence of this proceeding.
	The Defendant is able to assist me in formulating any defense to the charge(s). I am satisfied
	that the Defendant's waivers and plea(s) of guilty are voluntarily given and the Defendant has been informed of all legal and constitutional rights.
	The second of the legal and constitutional rights.
	ATTORNEY FOR DEFENDANT
3	4. The sentence recommendation in question 23 is correctly stated. I believe the recommendation is fair to the State of Oklahoma.
3	5. Offer of Proof (Nolo contendere plea):
3(5. On entering a plea to a felony offense, the State has a right to a pre-sentence
	investigation and report. The State waives the right to a pre-sentence
	investigation? Yes No
	DISTRICT ATTORNEY
	DISTRICT ATTORNET
THE C	OURT FINDS AS FOLLOWS:
37	. A. The Defendant was sworn and responded to questions under oath.
	B. The Defendant understands the nature, purpose and consequences of this proceeding.
	C. The Defendant's plea(s) of is/are knowingly and voluntarily
	entered and accepted by the Court.
	D. The Defendant is competent for the purpose of this hearing.
	E. A factual basis exists for the plea(s) (and former conviction(s), if applicable).
	F. The Defendant is guilty as charged: (check as appropriate)
	() after no prior felony convictions.
	() after one (1) prior felony conviction.
	() after two (2) or more prior felony convictions.
	G. Sentencing or order deferring sentence shall be:
	() imposed instanter , or
	() continued until the day of
	<u></u>
	The Pre-Sentence Investigation and Report, if requested, it shall be provided to the
	Court by the day of

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H. Defendant is committed to:	
The RID Program	
The FORT Program	
The Delayed Sentencing F	Program for Young Adults
DONE IN OPEN COURT this day of	, 20
	JUDGE OF THE DISTRICT COURT
	JODGE OF THE DISTRICT COURT
Court Reporter Present	
court Reporter Present	Name of Judge (typed or printed)
Deputy Court Clark	

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PART B: SENTENCE ON PLEA	Case No.
	State v.
	Date:
THE COURT SENTENCES	THE DEFENDANT AS FOLLOWS:
TIM	IE TO SERVE
You are sentenced to confinement under the	e supervision of the Department of Corrections for a
term of years as follows: (list in same order a	as in question No. 15 in Part A)
conditions prescribed by the Department of Correct 2. The sentence(s) to run: (check appropriate op	erve a term of post-imprisonment supervision under ections for a period of: ption)
CONCURRENTLY	
CONSECUTIVELY	
NOT APPLICABLE	
3. Defendant shall receive:	
Credit for time served	
No credit for time served	
DEFERRE	D SENTENCE
The sentencing date is deferred until the at	day of
atm.	
2. You will will not be supervised. The	e terms set forth in the Rules and Conditions of
Probation found in Addendum D shall be the ru	les you must follow during the period of deferment.

2.

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SUSPENDED SENTENCE or SUSPENDED AS TO PART

 You are set term of year 	entenced to confinement under the supervision of the Department of Corrections for a ears as follows:
To be suspen	
	ded as follows: NDED YES NO
are to be neig	except as to the first months/years of the term(s) during which time you in the custody of the Department of Corrections, the remainder of the sentence(s) to be der the terms set forth in the Rules and Conditions of Probation found in Addendum D.
served in the \	period of incarceration shall be in the custody of the Department of Corrections, to be Washington County jail, in lieu of the Department of Corrections, pursuant to the rvice Sentencing Program, 22 O.S. § 991a – 4.1.
Defer	ndant's term of incarceration shall be calculated as:
	_ Calendar days with credit for good behavior only (57 O.S § 65)
. The senten	As calculated by the Sheriff with all implemented and allowable credits allowed by law. ce(s) to run: (check appropriate option)
	CONCURRENTLY
	CONSECUTIVELY
	NOT APPLICABLE
. Defendant sh	all receive:
	_ Credit for time served
	No credit for time served

FINES AND COSTS

You are to pay a fine(s), costs, fees and/or assessments to the Washington County District Court Clerk in accordance with an order to be subsequently entered which is incorporated herein and made a part of this Order as though fully set forth herein. All fines, costs and assessments are due and owing from the date of Sentencing, however, if you are unable to immediately pay in full, you may set up a payment plan. **YOU ARE, THEREFORE, ORDERED** to report to the Cost Administrator of the Washington County District Court, 420 S. Johnstone, Room 100, Bartlesville, Oklahoma: (check appropriate option)

 _ immediately (if the sentence does not include incarceration)	
 within two business (2) of your release from the county jail	
 on the 181st day (or first business day thereafter) after you are released from Department of Corrections.	the

to set up a payment plan toward satisfaction of your fines, costs and assessments. Further, pursuant to the provisions of Section VIII of the Rules of the Court of Criminal Appeals, you are entitled to schedule a hearing to have a judge determine your ability to pay fines, fees, costs or assessments. If your sentence includes incarceration in the Department of Corrections, you are not required to pay any outstanding fines, fees, costs or assessments prior to the expiration of 180 days from the time of your release. However, you may make voluntary payments toward the satisfaction of your fines, costs and assessments any time prior to that.

COURT CLERK'S DUTY [TRIAL JUDGE TO COMPLETE THIS SECTION]

IT IS FURTHER ORDERED that the Clerk of this Court shall register or report the following circumstances in accordance with the applicable statutory authority:

() As to Count(s) of Title 26.	the Defendant is ineligible to register to vote pursuant to Section 4-101
() Pursuant to Section 985. imprisonment as to Count(s	1 of Title 22, the Court departed from the mandatory minimum sentence of)
() As to Count(s) requirements as set forth in	the Defendant is subject to the Methamphetamine Offender Registry Section 2-701 of Title 63.
of the Supreme Court and th	d certified copies of this document shall be transmitted to the Chief Justice are General Counsel of the Bar Association within five (5) days as set forth in the set of Professional Conduct, 5 O.S.Supp.2014, ch. 1, app. 1-A.

NOTICE OF RIGHT TO APPEAL

Sentence to Incarceration, Suspended or Deferred:

To appeal from this conviction, or order deferring sentence, on your plea of guilty, you must file in the District Court Clerk's Office a written Application to Withdraw your Plea of Guilty within ten (10) days from today's date. You must set forth in detail why you are requesting to withdraw your plea. The trial court must hold a hearing and rule upon your Application within thirty (30) days from the date it is filed. If the trial court denies your Application, you have the right to ask the Court of Criminal Appeals to review the District Court's denial by filing a Petition for Writ of Certiorari within ninety (90) days from the date of the denial. Within ten (10) days from the date the application to withdraw plea of guilty is denied, notice of intent to appeal and designation of record must be filed pursuant to Oklahoma Court of Criminal Appeals Rule 4.2(D). If you are indigent, you have the right to be represented on appeal by a court appointed attorney.

	al?	Yes	No
Do you want to remain in the county jail ten (10) days before being taken to the		
place of confinement?		Yes	No
Have you fully understood the questions that ha	ve been asked?	Yes	No
Have your answers been freely and voluntarily g	iven?	Yes	No
I ACKNOWLEDGE UNDERSTANDING OF RIGHTS A	AND SENTENCE IMPOSED.		
	DEFENDANT		
I, the undersigned attorney, have advised the De			
	ATTORNEY FOR DEFENI	DANT	
DONE IN OPEN COURT this day of			
DONE IN OPEN COURT this day of		0	
DONE IN OPEN COURT this day of Court Reporter Present		O	

Addendum A

CERTIFICATE OF DEFENSE COUNSEL

As the attorney for the Detendant,	, I certify that:
1. The Defendant has stated to me that he/she is a the attached form, and I have: (check appropriate option)	ble unable to read and understand
Determined the Defendant is able to unde	
	derstand the English language and obtained
2. I have read and fully explained to the Defendant the alle case.	gations contained in the Information in this
3. I have read and fully explained to the Defendant all of th of Facts and the answers to the questions set out in the S answers.	e questions in the Plea of Guilty/Summary Summary of Facts are the Defendant's
 To the best of my knowledge and belief the statements a accurate and true and have been freely and voluntarily n 	and declaration made by the Defendant are made.
Dated this day of	D
	ATTORNEY FOR DEFENDANT

ADDENDUM B **PLEA OF GUILTY**

(Charges - continued fr	Crime	Statutory Reference		•
(5)				
(6)		O.S	Yes	No
/7\			Yes	No
(0)			Yes	No
(0)			Yes	No
(10)			Yes	No
(10)		O.S	Yes	No
(Punishments for Crime	s - continued from #16 on pa	ge 4)		
		and/or a fine of \$	Yes	No
		and/or a fine of \$		
(7) Minimum of	to a maximum of	and/or a fine of \$	Yes	
		and/or a fine of \$		No
		and/or a fine of \$		
		and/or a fine of \$		No
	DEFENDANT TO COM	PLETE - if applicable		
me being subject to dep	ortation, inadmissible to the or naturalization and could re	ny plea or conviction can result in United States, denied relief from sult in me being removed from th		No
mila(ren)r i ne tollowing	o incarceration, I am a single arrangements have been mailed of my incarceration?	custodial parent of a minor ade for the care and custody of the	Yes e —	No
understand that if my p ND I am employed by a f Education of these pro	school district, the Clerk is di	rime listed in 70 O.S. § 3-104.1 rected to notify the State Board	· Yes	No
		Defendant		

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Addendum C

	FACTUAL BASIS
(Continued from # 28 on page 6)	

Addendum D RULES AND CONDITIONS OF PROBATION

As per DEFERRED SENTENCE page 9, #2, see attached Rules and Conditions of Probation setting forth the rules the Defendant must follow during the period of deferment.

		FINES ASS	SESSED IN COURT	
DEFT_			CASE NO	
CTI	FINE		VCA	OSBI
CTII	FINE		VCA	OSBI
CTIII	FINE		VCA	OSBI
CTIV	FINE		VCA	OSBI
CTV	FINE		VCA	OSBI
OIDS \$_		PSI FEE \$	CONTEMPT FEE \$	
COURT	REPORTER	JAIL TIME_	COURT COSTS \$_	
DEFENDANT AGREES TO PAY \$			Jared P. Sigler	



RULE 8 NOTICE TO DEFENDANT

IF YOU ARE UNABLE TO PAY YOUR FINES AND COSTS AS ORDERED DUE TO DISABILITY OR POVERTY, EITHER TEMPORARILY OR PERMANENTLY, YOU ARE ENTITLED TO REQUEST A RULE 8 HEARING. IF REQUESTED, THE COURT WILL SET A DATE AND TIME TO CONDUCT THE RULE 8 HEARING AT WHICH YOU WILL HAVE AN OPPORTUNITY TO PRESENT EVIDENCE TO THE JUDGE OF THE REASONS WHY YOU SHOULD BE RELIEVED OF YOUR OBLIGATION TO PAY YOUR FINES AND/OR COSTS OR THAT YOUR OBLIGATION TO PAY SHOULD BE TEMPORARILY SUSPENDED FOR A PERIOD OF TIME.



WASHINGTON COUNTY DISTRICT COURT PROCEDURE RE: FINES AND COSTS REVIEW HEARINGS

You have been ordered to pay fines and costs in your Washington County District Court case. You have arranged to make payments pursuant to <u>your</u> agreement with the Court (your payment plan). In an effort to make this process as simple as possible for you, you may do following **IF**, **AND ONLY IF** you have made all payments as scheduled. If you are **CURRENT ON ALL PAYMENTS** OR **IF YOU ARE MAKING REGULAR MONTHLY PAYMENTS**:

- 1. CALL the Washington County Court Clerk's office (918-337-2870) on Monday, Tuesday, or before 4:00 p.m. on Wednesday of the week of you are scheduled to appear in court.
- 2. ASK to speak to Glenda Powell, Gina Swan, Halee Lawrence, or Jill Spitzer. You will receive a new court date.
- 3. WRITE down the new court date, or put in on your calendar so you do not forget it.
- 4. **REPEAT** the same process as long as you continue to remain current or making regular monthly payments as ordered.

IMPORTANT!!!

- ➤ If you fail to call on Monday, Tuesday, or before 4:00 p.m. on Wednesday of the week you are scheduled to appear in court, you **MUST APPEAR** on your scheduled court date.
- ➢ If you call after 4:00 p.m. on Wednesday, or on Thursday or Friday, you MUST APPEAR on your scheduled court date.
- ▶ If you are not current or making regular monthly payments towards your fines and costs, you MUST APPEAR on your scheduled court date.
- ➤ If you call in but do not receive a new court date over the phone, you MUST APPEAR on your scheduled court date.
- ➢ If you do not have a working voice mail system or are unable to receive messages from the Court, you MUST APPEAR on your scheduled court date.
- If you miss a payment, you **MUST APPEAR** on your scheduled court date. You will not go to jail for failure to pay, but you may go to jail for failure to appear.

NOTICE

It is not the responsibility of the Court or Court Clerk to make sure you get a new court date. That responsibility is yours, and yours alone. If you fail to follow the procedure as outlined above, the Court can revoke your "call in" privilege and you will be required to appear at all future court dates.

If you **fail to appear** as ordered for your fines and costs review date, a **BENCH WARRANT MAY BE ISSUED FOR YOUR ARREST**. If a warrant is issued for your arrest, DO NOT call the District Court or the Court Clerk's Office. You may, however, turn yourself in at the Washington County Jail (611 SW Adams Blvd., Bartlesville, OK) before 10:00 a.m. on any business day, and you will be seen by a judge at the daily arraignment docket at 1:15 p.m.

KEEP OF COPY OF YOUR FINES AND COSTS PAYMENT PLAN!
READ IT PERIODICALLY TO ENSURE THAT YOU ARE
FAMILIAR WITH, AND IN COMPLIANCE WITH, ITS PROVISIONS.

Revised February 2020



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N	0	TI	CE	OF	DA	ATE	TO	APP	PEAF	RIN	CO	URT
---	---	----	----	----	----	-----	----	-----	------	-----	----	-----

If you fail to appear as orde and a BENCH WARRANT	red by the Court, any b	ond posted for your reappeara	ance will be	subject to forfeiture
	, 20 at	A.M./P.M/ Case#		, Floor
	, 20 <u>20</u> at	A.M.(P.M.) Case#	fac	, Floor_31d
following date(s):			1 .	

			FINES ASS	SESSED IN	COURT	
DE	FT			CASE NO)	
CT	I FI	NE		VCA		OSBI
CT	II FI	VE				OSBI
CT	III FIN	NE		VCA		OSBI
CT	IV FIN	NE		VCA		OSBI
- CT	V FIN	VE		VCA		OSBI
OII	OS \$		PSI FEE \$		CONTEMPT FEE \$_	
CO	URT REF	ORTER	JAIL TIME_		COURT COSTS \$_	
Do	Fenda	nt agrees t	o pay \$. Per month; s	is ordered



IN THE DISTRICT COURT OF WASHINGTON COUNTY OKLAHOMA

THE STATE OF OKLAHMA, Plaintiff,)		
VS.) Case No		
)		
Defendant.)		
· · · · · · · · · · · · · · · · · · ·	FOR RULE 8 HEARING ON O PAY FINES AND/OR CO		
Comes now the above-nam schedule a hearing where the Def documentation which establishes costs.	endant can present evid	lence ar	nd
	Defendant		
	Street Addres	SS	
	City,	State	Zip code
	Telephone nu	umber	

JILL L. SPITZER
WASHINGTON COUNTY COURT CLERK
420 S. JOHNSTONE, STE. 100
BARTLESVILLE, OK 74003
918-337-2870

February 19, 2021

CF-16-00539

Our records show you failed to appear for fines and costs on COURT DATE. Please call this office to get a new court date by RESPOND BY DATE. This will be your one-time courtesy letter. No other notification will be mailed to you, and a bench warrant will be issued for your arrest.

Thank you,

GLENDA POWELL Cost Administrator 918-337-2870

IN THE DISTRICT COURT OF WASHINGTON COUNTY, STATE OF OKLAHOMA

State of Oklahoma)
Plaintiff,)
vs.)
) Case No
Defendant.)
SS# (last 4 digits only))
DOB:	
	CH WARRANT LURE TO APPEAR
THE STATE OF OKLAHOMA, To any Sheriff or Policeman in this State GREETINGS:	
The Defendant:	
Name:	
Address:	
Phone No:	
DL# & State:; STATE	EXPIRATION DATE:
Description: Employer:	; RACE:; SEX:
Vehicle: YEAR:; MAKE:	; MODEL:
TAG:	
Physical Description/Employer:	
having been duly ordered to appear for fines State of Oklahoma, and having failed to do s	and costs review in District Court of Washington County, the
bring said defendant before said Court for Ju	D FORTHWITH to arrest the above named defendant and adgment; or, if the Court has adjourned, that you deliver said Washington County, to be detained by said Sheriff until the defendant posts bail as authorized below;
BOND SET AT \$50.00 CASH ONLY	to apply toward the Defendant's fines and costs in the above
referenced matter(s). If the Defendant does not costs in the amount of \$25.00 per day of incard	t post a cash bond, he/she shall receive credit toward fines and ceration on this warrant. Upon fulfillment of either payment of a, the Defendant's bond shall be satisfied and he/she shall be
UPON RELEASE. THE DEFENDANT IS I	HEREBY ORDERED TO APPEAR IN COURT AT THE
WASHINGTON COUNTY COURTHOUS	E COURTROOM 2B AT 1:15 P.M. ON THE NEXT
BUSINESS DAY IMMEDIATELY FOLLO	WING RELEASE.
GIVEN under my hand and seal of this Court,	, 20
BY ORDER OF THE COURT:	
DI ONDER OF THE COURT:	TIDGE OF THE DISTRICT COLIDT

IN THE DISTRICT COURT IN AND FOR WASHINGTON COUNTY STATE OF OKLAHOMA

State		Oklahoma) iintiff,)		
vs.)	Case No.	
	Def	fendant.		
		ORDER SETTING BOND FOR	FAILURE TO AF	PPEAR
Court	NO with	W on this day of respect to a Failure to Appear warran	, 20, this m t issued against t	atter comes before the the Defendant.
		The Defendant appears not. The Defendant appears on the dai appears		
advise	The ed in	e Court, having reviewed the court doc the premises finds as follows:	kets and records	and being fully
	2.	The Defendant was ordered to appear about, 20 The Defendant was incarcerated purs issued for his/her arrest. □ Prior to the issuance of the warrest time courtesy letter from the Warrest for the missed court appearance before the Court. The Defendance	the Defendant of the part to a Failure frant, the Defendant shington County and given a sec	lid not appear. to Appear warrant int was mailed a one- court Clerk advising ond date to appear
	3.	The Defendant's bond should be set a	it \$50.00 (cash b	ond) to apply toward
	4.	the Defendant's fines and costs in the If the Defendant does not post bond in receive credit toward his/her fines and and every day he/she is incarcerated County jail (or other jail facility, if appli	n the amount of \$ costs in the amo on said warrant in	50.00, he/she should punt of \$25.00 for each
	5.	Upon fulfillment of either payment of \$ incarceration, the Defendant's bond si	50.00 cash bond	
	6.	The Defendant should be ordered to a Courthouse Courtroom 2B) at 1:15 p.r immediately following his/her release Review Hearing.	ppear in court (V	Vashington County siness day

F

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the Defendant's bond shall be, and hereby is, a \$50.00 (cash bond) to apply toward the Defendant's fines and costs in the above referenced matter(s).

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that if the Defendant does not post said bond, he/she shall receive credit toward his/her fines and costs in the amount of \$25.00 for each and every day he/she has been incarcerated on said warrant in the Washington County jail (or other jail facility, if applicable).

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that upon fulfillment of either payment of \$50.00 cash bond or two (s) days incarceration, the Defendant's bond shall be satisfied.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the Defendant shall appear in court (Washington County Courthouse Courtroom 2B) at 1:15 p.m. on the next business day immediately following his/her release to get a new date for a Fines and Costs Review Hearing.

OR

in Courtroom of the Washington County stone, Bartlesville, Oklahoma.
stone, Bartlesville, Oklahoma.

RULE 8 NOTICE TO DEFENDANT: IF YOU ARE UNABLE TO PAY YOUR FINES AND COSTS AS ORDERED DUE TO DISABILITY OR POVERTY, EITHER TEMPORARILY OR PERMANENTLY, YOU ARE ENTITLED TO REQUEST A RULE 8 HEARING. IF REQUESTED, THE COURT WILL SET A DATE AND TIME TO CONDUCT THE RULE 8 HEARING AT WHICH YOU WILL HAVE AN OPPORTUNITY TO PRESENT EVIDENCE TO THE JUDGE OF THE REASONS WHY YOU SHOULD BE RELIEVED OF YOUR OBLIGATION TO PAY YOUR FINES AND/OR COSTS OR THAT YOUR OBLIGATION TO PAY SHOULD BE TEMPORARILY SUSPENDED FOR A PERIOD OF TIME.

Case 4:19-cv-00234-JAR-CDL Document 102-45 Filed in USDC ND/OK on 02/22/21 Page 28 of 45

SHARONICA RENEE CARTER

TYPE	CASE	DUE	OFFENSE	PAYORD	0
ū	JDL=2011-00029	0.00	DELINQUENT		
D	YO-2011-00001	5216.00	ATTEMPTED ROBBERY WITH A	1	Х

		5216.06			
199506	12 436914963				

EXHIBIT G

Case 4:19-cv-00234-JAR-CDL Document 102-45 Filed in USDC ND/OK on 02/22/21 Page 29 of 45

Printed: 02/19/21 WASHINGTON COUNTY JDL - JUVENILE DELINQUENCY DOCKET Page: 1 JILL SPITZER, COURT CLERK Case No. STYLE OF CASE NATURE OF ACTION ATTORNEYS JDL-2011-00029 STATE OF OKLAHOMA DELINQUENT AARON PEMBLETON PLAINTIFF 501 E FRANK PHILLIPS BLVD BARTLESVILLE, OK 74003 SHARONICA RENEE CARTER DEFENDANT DATES RECORDS DATE DESC COMPLETES 04-28-2011 11:00AM | JUVENILE DOCKET 04-28-2011 DONE: X |01-05-2018| 1:30PM FINES AND COSTS REVIEW 01-05-2018 DONE: X | All Moneys Received Receipt | Dollars | Code No. 11-15-2017 BY M.O. \$75.00, CHECK# SM7021142467, SHARONICA RENEE CARTER 453279 12-78-2017 BY M.O. \$17.50, CHECK# SM7021482504, SHARONICA RENEE CARTER \$17,50 [Total \$92.50 | Total Costs and Disburs. Voucher | Dollars Icat. 11-16-2017 \$50.00|CF

Judge: JARED P SIGLER Case Information: FINES AND COSTS REVIEW

Comments:

12-19-2017

Date	Entries	 Book	Page	Fees	
04-26-2011 04-26-2011 04-26-2011 04-28-2011 10-17-2017	DISTRICT ATTORNEY REVOLVING FUND 10% OF DARF ORDER TO LOCATE AND PLACE IN SECURE DETENTION ISSD APPLICATION FOR SECURE DETENTION WITH AFFIDAVIT IN SUPPORT OF APPLICATION FOR SECURE DETENTION ATTACHED ORDER TO LOCATE AND PLACE IN SECURE DETENTION RETD SERVED CRAIG CO JUV DET 4/28/11 ORDER TO PAY FINES AND COSTS. TO PAY \$75.00 PER MONTH BEGINNING 11-17-17. (COPY/ORIG YO-11-1) (DF)		otal Fees	\$50.00 \$6.00 \$15.00 \$1.50 \$20.00	DACJ RV SHF

Amount Due:

\$0.00



\$1.50 RV \$6.00 LL \$15.00 DACJ \$2.50 SHF

\$17.50 SHF

Case 4:19-cv-00234-JAR-CDL Document 102-45 Filed in USDC ND/OK on 02/22/21 Page 30 of 45

Printed: 02/19/21

WASHINGTON COUNTY YO - YOUTHFUL OFFENDER DOCKET JILL SPITZER, COURT CLERK

Page: 1

YO-2011					
	00001		ATTEMPTED ROBBERY WITH A WEAPON	1	
İ	į	VS.	NEW OF		
		SHARONICA RENEE CARTER			
1		DATES I	RECORDS		
_=========		*****************			
DATE	TIME	DESC			
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07-07-2011		•		06-21-2011	
08-02-2011	•	,		07-07-2011	
08-11-2011				08-02-2011	
09-22-2011	,	JUVENILE DOCKET		08-11-2011	
09-26-2011	,	JUDGMENT AND SENTENCE SUSPI	INDED	09-22-2011	
01-19-2012	10:00AM		00 h T bar h . (b ./	09-26-2011	
02-02-2012		JUVENILE DOCKET		01-19-2012	
04-19-2012	10:00AM	JUVENILE DOCKET		04-19-2012	
07-26-2012	1:30PM	JUVENTLE DOCKET		05-31-2012	
08-02-2012	1:30PM	JUVENILE DOCKET		08-02-2012	
01-10-2013	10:00AM	JUVENILE DOCKET		01-10-2013	
02-07-2013	10:00AM	JUVENILE DOCKET		02-07-2013	
05-30-2013	10:00AM	JUVENILE DOCKET		05-30-2013	
10-31-2013	10:00AM	JUVENTIE DOCKET		10-31-2013	
		CST; BEG\$		06-01-2016	DONE: X
01-09-2014		JUVENILE DOCKET		01-09-2014	DONE: X
02-06-2014	,	JUVENILE DOCKET			
02-07-2014		BENCH WARRANT ISSUED FTA/FT	q ₁	04-14-2016	DONE: X
04-15-2014	1	WC - CASE SENT TO COLLECTIO	DNS	į	
06-10-2014		WARRANT, ISSUED		04-14-2016	DONE: X
08-18-2014	:	WC - CASE RE-SENT TO COLLEC			
11-19-2014	•	WC - CASE RE-SENT TO COLLEC		1	
03-20-2015	1	WC - CASE RE-SENT TO COLLEC		1	,
09-25-2015	:	WC - CASE RE-SENT TO COLLEC			
11-17-2015 02-03-2016		WC - CASE RE-SENT TO COLLEC			
	:	WC - CASE RE-SENT TO COLLEC	TTIONS		
04-19-2016 05-10-2016	•	APPLICATION TO REVOKE		04-19-2016	
06-01-2016	•	APPLICATION TO REVOKE		05-10-2016	
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ĺ	1	CST; BEG\$		06-01-2016	DONE: X
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06-23-2016	!	JUDGMENT AND SENTENCE AFTER		06-22-2016	
10-17-2017		CST; BEG\$	(MIAOCULTOM	06-23-2016	
		FINES AND COSTS REVIEW		09-26-2018	
03-02-2018		FINES AND COSTS REVIEW		03-02-2018	DONE: X
i		FAILED TO APPEAR		1 03-02-2018	DONG : A
03-07-2018	1	CST; BENCH WARRANT, ISSUED		03-19-2018	DONE R
06-08-2018	1:30PM			06-04-2018	
07-27-2018	1:30PM	FINES AND COSTS REVIEW		07-27-2018	
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11-16-2018	,	FINES AND COSTS REVIEW		11-14-2018	DONE: X
02-08-2019	•	FINES AND COSTS REVIEW		02 06 2019	
05-10-2019		FINES AND COSTS REVIEW		05-10-2019	
06-21-2019		FINES AND COSTS REVIEW		05-14-2019	
06-07-2019	•	FINES AND COSTS REVIEW		06-07-2019	DONE: X
06-21-2019		FINES AND COSTS REVIEW		06-21-2019	
06-24-2019	1	WARRANT, ISSUED		10-21-2019	
11-01-2019	MAOO: I.I.	FINES AND COSTS REVIEW		11-01-2019	DONE: X
		CST; BENCH WARRANT, ISSUED			
		· · · · · · · · · · · · · · · · · · ·	****	.1	
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01-09-2014 BY CASH \$150.00, SHARONICA RENEE CARTER	390493	\$150.001
10-31-2014 BY CHCK-O \$0.72, CHECKN 013397198, STATE OF OKLAHOMA	4029700K	\$0.72
BY CHCK-O \$0.72, CHECK# 013397198, STATE OF OKLAHOMA	[402970QL]	\$0,72
01-24-2015 BY CHCK-O \$0.72, CHECK# 013407210, STATE OF OKLAHOMA	406478IG	\$0.72
BY CHCK-O \$0.72, CHECKN 013407210, STATE OF OKLAHOMA	406478IP	\$0.72
BY CHCK-O \$2.08, CHECK# 013407210, STATE OF OKLAHOMA	406478IW	\$1.08
05-27-2015 BY CHCK-O \$1.08, CHECK# 013419599, STATE OF OKLAHOMA	412298LV	\$1.08
BY CHCK-O \$1.08, CHECK# 013419599, STATE OF OKLAHOMA	412298MD	\$1.08
BY CHCK-O \$1.08, CHECK# 013419599, STATE OF OKLAHOMA	412298ML	\$1.08
08-13-2015 BY CHCK-O \$1.08, CHECK# 013431417, STATE OF OKLAHOMA	415927CV	\$1.08
BY CHCK O \$1.44, CHECK# 013431417, STATE OF OKLAHOMA	[415927CZ]	\$1.44
BY CHCK-O \$1.44, CHECK# 013431417, STATE OF OKLAHOMA	[415927DD]	\$1.44
BY CHCK-O \$1.44, CHECKH 013431417, STATE OF OKLAHOMA	415927DI	\$1.44
10-27-2015 BY CHCK-O \$1.44, CHECK# 013440520, STATE OF OKLAHOMA	419130PG	\$1.44
BY CHCK-O \$1.44, CHECK# 013440520, STATE OF OKLAHOMA	419130PP	\$1.44
02-03-2016 BY CHCK-O \$1.44, CHECK# 103451193, STATE OF OKLAHOMA	423422NW	\$1.44
BY CHCK-O \$1.44, CHECK# 103451193, STATE OF OKLAHOMA	[4234220C]	\$1.144
BY CHCK-O \$1.44, CHECK# 103451193, STATE OF OKLAHOMA	42342201	\$1.44
6-14-2016 BY CHCK-O \$4.32, CHECK# 013465528, STATE OF OKLAHOMA	[429650FU]	\$4.32
2-11-2017 BY CHCK-O \$1.44, CHECK# 013487383, STATE OF OKLAHOMA	440364ES	\$1,44
5-05-2017 BY CHCK-0 \$2,52, CHECK# 013496235, STATE OF OKLAHOMA	444433ER	\$2.52
8-16-2017 BY CHCK-O \$4.68, CHECK# 013505448, STATE OF OKLAHOMA	449225ER	\$4.68
0-20-2017 BY CHCK-O \$2.88, CHECK# 013511459, STATE OF OKLAHOMA	[452155EJ]	\$2.88
.2-16-2017 BY M.O. \$57.50, CHECKN SM7021482504, SHARONICA RENEE CARTER	[454784AB]	\$57,50
1-18-2018 BY M.O. \$75.00, CHECKN SM7021431877, SHARONICA RENEE CARTER	456126	\$75.00
2-16-2018 BY CASH \$75.00, SHARONICA RENEE CARTER	457574	\$75.00
3-05-2018 BY M.O. \$75.00, CHECK∦ SM7021556081, SHARONICA RENEE CARTER	458361	\$75.00
3-19-2018 BY CASH \$330.00, SHARONICA RENEE CARTER	459068	\$330.00
4-16-2018 BY M.O. \$75.00, CHECK# 7021444873, SHARONICA RENEE CARTER	460267	\$75.00
5-17-2018 BY M.O. \$75.00, CHECK# 7022038232, SHARONICA RENEE CARTER	461694	\$75.00
5-29-2018 BY VISA \$75.00, CHECK# CARD: 3175-11388629, AKTIATA CARTER	462224	\$75.00
9-28-2018 BY CASH \$50.00, SHARONICA RENEE CARTER	467779	
1-02-2018 BY VISA \$100.00, CHECK# CARD: 3930-11589456, JANET MCKINNEY .	469266	\$100.00
1-26 2018 BY VISA \$50.00, CHECK# CARD: 1854-11617057, SHARONICA RENEE CARTER	470153	\$50.00
2-28-2018 BY VISA \$60.00, CHECK# CARD: 1854-11659049, SHARONICA RENEE CARTER	[471506]	\$60.00
1-14-2019 BY VISA \$80.00, CHECK# CARD: 1854-11679332, SHARON CA RENEE CARTER	472160	\$80,00
0-21-2019 BY CASH \$50.00 SHARONICA RENEE CARTER	483712	
1-01-2019 BY VISA \$50,00, CHECK# CARD: 9328-12091563, SHARONICA RENEW CARTER	484018	\$50.00
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	12-19-2017	i			

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01-19-2018	\$17.31 WC30
	\$57.69 CF
02-20-2018	\$17,31 WC30
	\$57.69 CF
03 06 2018	\$27.31 WC30
	\$57,69 CF
03-20-2018	\$76.16 WC30
	\$253.84 CF
04-17-2018	\$17.31 WC30
	\$57.69 CF
05-18-2018	\$17.31 WC30
	\$57.69 CF
05-29-2018	\$1.45 CCPF
05-30-2018	\$17.31 WC30
	\$56.24 CF
10-01-2018	\$11,54 WC30
133 00 20301	\$38:46 CF
11-02-2018	\$1.92 C2PF
11-05-2018	\$23.06 WC30
11-26-2018	\$75:00 CF
[11-27-2018]	\$0.96 CCPF
11127-2018	\$11.54 WC30
12-28-2018	\$37.50 CF
[12-31-2018]	\$1.15 CCPF
[F7. 01. 2010]	\$13.85 WC30
	\$45.00 CF

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	Date	Total Costs and Disburs.	 Voucher	Dollars [Cat.
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	01-15-2019		!!	\$1.54 0	
	01-13-5013		1	\$18.47 V	NC30
			1 i	\$59.99 0	CF I
	10 22-2019		i i	\$11.54 \	,
	i		!!		
				\$38.46 0	2F
	11-01-2019		l i	\$0.96 0	COPE I
	11-04-2019		i i	\$11.54 \	
			!!		
				\$37.50 0	2F
i					i i
	1		Total	\$1463.14	i
			,	7-100121	-

Judge: LINDA S THOMAS Case Information: FINES AND COSTS REVIEW Comments: **SEE HIDDEN NOTE** ***DO NOT RECALL ANY MORE WARRANTS*** Date Page Entries Book Fees |Cat. 04-28-2011 FILE ENTER & RECORD INFORMATION \$103.00 CF \$6.00 11.1 \$5.00 SHF CLEET \$9.00 CLT9 AFIS \$5.00 AFS5 FORENSIC \$5.00 FORE 10% of CLEET, AFIS AND FORENSIC \$1.90 RV MEDICAL EXPENSE LIABILITY FUND \$10.00 MLFF 10% OF MLRF \$1.00 RV DA REVOLVING FUND \$25.00 DACF 10% OF DARF \$2.50 RV Oklahoma Court Information System Assessment \$25.00 OCIS Sheriff's Service Fee-Courthouse Security Sub Account \$10.00 CHS 10% of Courthouse Security Fee \$1.00 RV ATTORNEY GENERAL VICTIM SERVICES UNIT \$3,00 AG 110% OF AG VICTIM SERVICES FEE \$0.30 RV CHILD ABOSE MULTIDISCIPLINARY ACCOUNT \$3.00 CAMA 10% OF CAMA FEE \$0.30 RV 04-28-2011 NOTICE OF YOUTHFUL OFFENDER RIGHTS 04-28-2011 ORDER AUTHORIZING DETENTION ISSD \$20.00 SHF 04-28-2011 CM: DELAPP-SIGLER-DEFENDANT AND ATTY K SANDERS. INITIAL APPEARANCE ON YOUTHFUL OFFENDER CASE, COURT SERVED JUV AND MOTHER W/INFOMATION AND YOUTHFUL OFFENDER RIGHTS. COURT ORDERS CERTIFICATION EVALUATIONS BY OJA AND DR FISHER. BOND SET AT \$100,000. CAN MOVE JUV TO TULSA CO DETENTION-NO OBJECTION. ALSO PRESENT N JONES OJA; L CARTER/GMA; L CARTER/SISTER, SET FOR FURTHER HG 6/21/11 AT 8:30AM FOR PRELIMINARY HG WITH JUDGE GERKIN. 04-28-2011 CT MINUTE FILED 05-02-2011 ORDER APPOINTING COUNSEL FOR CRIMINAL DEFENDANT (KRISTI |SANDERS-COPIES GIVEN TO ATTY) 05-09-2011 SUBPOENA, ISSUED (2 NAMES) TO SHF \$100.00 SHF Oklahoma Court Information System Fee \$25.00 OCIS 05-09-2011 SUBPOENA, ISSUED (2 NAMES) TO SHF \$100.00 SHF Oklahoma Court Information System Fee \$25.00 OCTS 05-09-2011 MOTION AND ORDER TO ENDORSE ADDITIONAL WITNESS(ES) 05-10-2011 SUBPOENA, ISSUED (1 NAME) TO SHF \$50.00[SHF Oklahoma Court Information System Fee \$25.00 OCTS 05-11-2011 MOTION TO CERTIFY DEFENDANT FROM YOUTHFUL OFFENDER TO JUVENILE STATUS 05-12-2011 DISCOVERY REQUEST 05-13-2011 SUBP RETID SERVED STEVE BIRMINGHAM BPD; CHRIS BULLEN BPD BY SERVING PAULA HOUSE 5/11/11 05-16-2011 SUBP RETID SERVED DEBORAH BAKER BY SERVING MARGIE ELDRIDGE 5/12/11 05-26-2011 SUBP RET'D SERVED ASHLEY COOPER BY SERVING LEE COOPER 5/13/11; ALICIA DAWN MURRAY 5/24/11 06-13-2011 OFFICE OF JUVENILE AFFAIRS CERTIFICATION STUDY 06-23-2011 ORDER AUTHORIZING DENTENTION RET'D EXECUTED 06-24-2011 CM: PHONE MINUTE PER JUDGE GERKIN-SIGLER-PEMBLETON-ATTY K SANDERS, PRELIMINARY HEARING CONTINUED TO 7-7-11 @ 8:30AM, (CSF) 06 28 2011 ORDER TO TRANSPORT ISSUED \$50.00|SHF \$25.00 OCIS 06-28-2011 AFFIDAVIT OF WITNESS FRES \$20.00 DWF 07-07-2011 CM: GERKIN-SIGLER-DEFT W/ ATTY K SANDERS, MATTER PASSED TO 8-2-11 @ 3:00PM.

1 1 1 1

[07-07-2011 COURT MINUTE FILED

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Judge:	LINDA S THOMAS Case Information: FINES AND COSTS REV Comments: **SEE HIDDEN NOTE**	* ***DO NOT RECALL ANY	MORE WARR	ANTS***	
Date			1	*******	
Dat.e	Entries	Book	Page	Fees	Cat.
	SUBP OUT OF COUNTY ISS, (1 NAME) RET'D TO DA FOR		1		
07-12-2011	MOTION AND ORDER TO ENDORSE ADDITIONAL WITNESSES				ł
	SUBPOENA, ISSUED (1 NAME TO SHF)	i i	1	\$50.00	ISHE
	Oklahoma Court Information System Fee	j	1	\$25.00	
	MOTION AND ORDER TO ENDORSE ADDITIONAL WITNESSES	į	i	,	
	SUBP RET'D SERVED BOB WILLIAMS 7/13/11	İ	i		i
	SUBP OUT OF COUNTY RET'D SERVED CURTIS GRUNDY 07-12-11 BY DA		İ		
07-22-2011	CERTIFICATE OF CERTIFIED MAIL RET'D SIGNED E GRUNDY FOR	i	i		1
	CURTIS BRUNDY 07-20-11	į i	i		i
	ORDER TO TRANSPORT	i	i		
)8-02-2011	CM: GERKIN-SIGLER-DEFT W/ ATTY K SANDERS-B WILLIAMS OF	1	İ		į
	OJA-DR GRUNDY, MOTHER OF DEFT DOES NOT APPEAR, MS	1	1		İ
	SANDERS WITHDRAWS MOTION TO CERTIFY AS JUVENILE AND		1		1
	REQUESTS COURT TO CERTIFY AS YOUTHFUL OFFENDER. DEFT		1		
	STIPULATES TO DR GRUNDY'S REPORT. MS SANDERS ALSO		1		1
	REQUESTS DEFT BE PLACE W/ OJA FOR PLACEMENT. STATE HAS NO OBJECTIONS TO PLACEMENT. COURT TO CERTIFY DEFT AS		1		
	YOUTHFUL OFFENDER AND WILL HAVE WRITTEN ORDER OF	1	1		ļ
	DETERMINATION BY NEXT COURT DATE, DEFT TO BE PLACE INTO				
	CUSTODY OF OJA. DEFT ORDERED BACK 8-11-11 @ 10:00AM W/		+		1
	JUDGE DELAPP. (CSF)		i		i
8-03-2011	ORDER TO TRANSPORT ISSUED		1	\$50.00	1
08-04-2011	ORDER TO TRANSPORT RET'D EXECUTED 6/26/11	1	1	\$25.00	OCT:
	RECOMMENDATION	1	į		1
	ORDER TO TRANSPORT RET'D EXECUTED 7/29/11				1
	AFFIDAVIT OF WITNESS FEES	i	i	\$450.00	DWE
8-11-2011	CM: DELAPP HOYT PEMBLETON-BOB WILLIAMS/OJA-DEFT W/ATTY	i	i	4.50,00	
	K SANDERS, MOTHER FAILS TO APPEAR, JUVENILE ADVISED OF	j	i		i
	RIGHTS. JUVENILE WALVES RIGHTS TO JURY/MON-JURY TRIAL.	"	į		
	DEFT PLED NO CONTEST AND WILL ENTER BLIND PLEA, DEFT TO		1		1
	CONTINUE IN DETENTION, IF TREATMENT BED COMES OPEN CAN	1	1		1
	BE MOVED THERE BEFORE SENTENCING, OJA TO DO A YOUTHFUL				
	OFFENDER PRE-SENTENCE INVESTIGATION, ALL PARTIES	!			
	ORDERED BACK FOR SENTENCING/PSI 09/22/11 @ 10:30 AM.		Į		
8-11-2011	CT MINUTE FILED		- !		
	COURT REPORTER FEE - CRIMINAL		1	\$20.00	Log
	Oklahoma Court Information System Fee		- 1	\$25.00	
8-11-2011	SUMMARY OF FACTS	i	i	Q113.40	1
	WAIVER OF JURY AND NON-JURY TRIAL	i i	i		
8-15-2011	ORDER TO CONDUCT YOUTHFUL OFFENDER PRESENTENCE	į i	i		i
	INVESTIGATION	j	ŀ		İ
8-15-2011	ORDER TO TRANSPORT		1	\$50.00	SHF
		į į	1	\$25.00	
0-31-5011	ORDER TO RELEASE AND TRANSPORT; ISSUED	!!!	1	\$50.00	
ן 1 דומכ - רף - B	ORDER TO TRANSPORT RET'D EXECUTED; 8/11/11	Į Į	Ĭ	\$25.00	OCTS
	ORDER TO TRANSPORT RET'D EXECUTED; 8/11/11 ORDER TO TRANSPORT RET'D NOT EXECUTED PER BOB WILLIAMS;				
	8/31/11		Į		
	PRE-SENTENCE INVESTIGATION	1	1		I I
	COURT REPORT				-
	CM: DELAPP-HOYT-PEMBLETON-DEFT W/ ATTY K SANDERS-B		1		1
	WILLIAMS, OJA-P HANEY, COJC. MATTER COMES ON FOR	i	1		1
	SENTENCING, DEFT PREVIOUSLY ENTERED BLIND PLEA, THERE	i	i		i
	ARE NOT CORRECTIONS OR CONDITIONS TO REPORT. STATE	i	- 1		



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Judge:	LINDA S THOMAS Case Information: FINES AND COSTS RE Comments: **SEE HIDDEN NOTE*	* ***DO NOT RECALL ANY	MORE WARR	ANTS***	
Date					
Date	Entries	Book	Page	Fees	Cat.
	OBJECTS TO ANDY DEFERRED SENTENCE, COURT SENTENCES DEFT				
	TO: 5 YEARS SUSPENDED, \$1,000:00 FINE, \$250.00 VCA,				1
	PROBATION TO BE WITH OJA, 100 HRS COMMUNITY SERVICE,	i i			ł
	WRITTEN TREATMENT PLAN THAT INCLUDES THE PARTICIPATION	i i	i		
	OF MOTHER DEMETRA JACKSON, PA & COURT COSTS. DEFT	i	i		Ĺ
	DEFT ORDERED BACK 1-19-12 @ 10:00AM FOR REVIEW, (CSF)	i	i		ì
09-22-2011	COURT MINUTE FILED	i	i		i
09-22-2011	FINE		i	\$1,000.00	ICF
	VCA .		i	\$250.00	
	110% OF VCA		i	\$25.00	
	PLEA OF GUILTY SUMMARY OF FACTS	i	i		
09-22-2011	ADDITIONAL FINDINGS AT TIME OF SENTENCING		i		
	JUDGMENT AND SENTENCE, SUSPENDED		i		į.
	JSU-5 SUPERVISED COMMUNITY PLACEMENT RULES		1		
12-05-2011	URDER TO RELEASE AND TRANSPORT RETD SERVED CRAIG CO DET				1
	9/1/11		1		Ì
	OJA REPORT TO THE COURT/CASE PLAN		1		1
	MOTION TO REVOKE SUSPENDED SENTENCE, BRIDGE YOUTHFUL		1		1
	OFFENDER CHARGE TO AN ADULT CONVICTION AND TRANSFER		1		1
	CUSTODY TO THE OKLAHOMA DEPARTMENT OF CORRECTIONS				
	CM: DELAPP-PEMBLETON-ATTY K SANDERS-OJA BY R WILLIAMS.		1		ļ.
	JUV CONTINUED IN CUSTODY OF OJA. CASE IS PASSED DUE TO	ļ			
	ORDER OF COURT FOR RE-SCHEDULING PURPOSES, COURT IS IN	!			Į,
	JURY TRIAL IN NOWATA COUNTY, MAINTAIN STATUS QUO. ALL	ļ			
	PARTIES ORDERED BACK TO NEXT HG 2/2/12 AT 10:00AM FOR	!			1
	REVIEW. CT MINUTE FILED		. !		
	COJC COURT REPORT				ļ
	CM: DELAPP PEMBLETON-JUV AND ATTY K SANDERS-MOTHER-OJA				1
	BY R WILLIAMS OTHERS/A CARTER SISTER, S HENRY-SISTER.		1		1
	REPORTS REC'D FROM OJA AND COJC. NO OBJECTIONS OR		1		1
	CORRECTIONS TO REPORTS, JUV CONTINUED IN CUSTODY OF OJA	B 8	1		1
	AND CURRENTLY PLACED AT COJC, CT FOLLOWS OJA BECS IN				i.
	ITS ENTIRETY. IA ON MOTTON TO REVOKE SUSPENDED		1		i .
	SENTENCE, WAIVES 20 DAYS-WANTS TO TRY TO GET BACK INTO		i		i
	COMPLIANCE, RESTITUTION OF \$1277.11 UNDER ADVISEMENT.		i		i
	ALL PARTIES ORDERED BACK TO NEXT HG 4/19/12 AT 10:00AM	i	i		i
	FOR HG ON MOTION TO REVOKE.	Ĭ	j		į .
2-02-2012	CT MINUTE FILED				ĺ
04-13-2012	REPORT TO THE COURT/CASE PLAN OFFICE OF JUVENILE				
	AFFAIRS (SB)				
	COURT REPORT (SB)	1	1		1
	CM: DELAPP-PEMBLETON-JUV W/ ATTY K SANDERS-MOTHER-R		1		
	WILLIAMS FOR OJA-OTHERS: J CARTER & A CARTER (BROTHER &				
	SISTER), REPORTS FROM OJA AND COJC. JUV CONTINUED IN	1			
	CUSTODY OF OJA. JUV CURRENTLY PLACED WITH COJC. COURT	I			ļ
	FOLLOWS OJA RECOMMENDATION IN ITS ENTIRETY. HAS				ļ
	CONFIRMED TO ACT OUT. CASE TO BE SET FOR HEARING ON				!
	MOTION. ALL PARTIES ORDERED BACK 7/26/12 @ 1:30PM FOR	1			1
	HEARING ON MOTION TO REVOKE. (MEL)		}		1
	NOTICE & ORDER OF ENDORSEMENT OF ADDITIONAL WITNESS(ES)				I
	(SB)				1
	SUBP OUT OF COUNTY ISSUED BY DA (SB)				Į
	SUBP DUCES TECOM OUT OF COUNTY ISSUED BY DA (SB)				1
	CERTIFIED MAIL SENT TO PAULA HANEY BY DA (SB)		1	\$10.00	Lee
	CERTIFIED MAIL SENT TO SHARON JENKINS BY DA (SB)			\$10.00	
14-25-2012	ICERTIFIED PROTE SENT TO SHARON JENKINS BY DA 1881				

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Judge:	LINDA S THOMAS Case Information: FINES AND COSTS REVIEW Comments: **SEE HIDDEN NOTE** **	**DO NOT RECALL ANY	MORE WARE	ANTS***	
			1		1
Date	Entries	Book	Page	Fees	Cat.
5-02-2012	SUBP DUCES TECUM OUT OF COUNTY RET'D SERVED COJC		1 1		1
	BY CERTIFIED MAIL 04-30-12 BY DA (MLJ) SUBP OUT OF COUNTY RET'D SERVED BY CERTIFIED MAIL	ſ			
	PAULA HANEY, 04-27-12; SHARON JENKINS 04-30-12 (MLJ) REQUEST & ORDER RESETTING HEARING (AUGUST 2, 2012 @1:30	e datas divini	į į		
	[PM] ALIAS SUBPOENA OUT OF COUNTY ISSUED; BY DA (SB)		i i		i
6-08-2012	SUBP OUT OF COUNTY RET'D SERVED PAULA HANEY; SHARON JENKINS; 6/8/12 BY DA (SB)				
6-08 2012	CERT OF CERTIFIED MAIL RET'D SIGNED CHRIS LAITHLEY FOR PAULA HANEY; 6/7/12 (SB)				
6-08-2012	CERT OF CERTIFIED MAIL RET'D SIGNED SARAH DENT FOR SARON JENKINS; 6/6/12 (SB)				
6-19-2012	CERT OF CERTIFIED MAIL RE'TD SIGNED JEREMY WALKER FOR SHARON JENKINS; 4/26/12 (SB)	1	1 1		
6-19-2012	COUC; 4/26/12 (SB)				
6-19-2012	CERT OF CERTIFIED MAIL RET'D SIGNED JEREMY WALKER FOR PAULA HANEY; 4/26/12 (SB)	į.			
	LETTER TO JUDGE DELAPP FROM DEFENDANT (SB)		! !		-
7-24-2012	JSU REPORT TO THE COURT/CASE PLAN (JRH)				-
	OJA COURT REPORT (JRH)		i i		
8-02-2012	CM: DELAPP-L HOYT-PEMBLETON-DEFT AND ATTY K	i	i i		
	SANDERS-MOTHER-OJA BY B WILLIAMS COJC BY P HANEY, DEFT	i	i i		i
	STIPULATES TO MOTION TO REVOKE, BRIDGE YO CHANGE TO	İ	i i		i
	ADULT CONVICTION & TRANSFER CUSTODY TO DOC. WAIVES ANY	i	i i		i
	FRAME RESTRICTIONS. COURT ACCEPTS STIPULATION HOLDS	1	i i		i
	SENTENCING UNDER ADVISEMENT TO SEE IN CAN COMPLETE	1	1.		1
	COJC. PARTIES ORDERED BACK FOR REVIEW 1/10/13 @	1	1, 1		1
,	10:00AM. (JRH)		1		1
	COURT MINUTE FILED (JRH)	į	1 1		-
	COURT REPORTER FEE - CRIMINAL	!		\$20.0	1
	Oklahoma Court Information System Fee REPORT TO THE COURT/CASE PLAN OFFICE OF JUVENILE	!	! !	\$25.00	OCIS
	AFFAIRS (JRH)	Į.] [
	CM: PER JUDGE DELAPP. COURT IN JURY TRIAL ON 1-10-13.	1	! !		4
	CASE RESCHEDULED 2-7-13 @ 10:00AM FOR REVIEW. TO	1	!!!		
	CONTINUE TO COMPLETE COJC PROGRAM. (CSF)				
	CRIMINAL COURT MINUTE FILED (CSF)				
	REPORT TO THE COURT/CASE PLAN OFFICE OF JUVENILE	i	1		H
	AFFAIRS (JRH)	F E			H
2-07-2013	CM: DELAPP MATTER COMES ON FOR RESCHEDULING. WASHINGTON	i	1		li .
ļ	COUNTY DISTRICT COURT CLOSED FOR MEMORIAL SERVICE.	i	}		i i
1	COURT POSTS SIGNS TO NOTIFY PARTIES OF NEW DATE. CASE	İ	i i		li .
	IS CONTINUED DUE TO RESCHEDULING BY THE COURT CLOSING	j	i i		li .
1	THE WASHINGTON COUNTY DISTRICT COURT BECAUSE OF	i	i i		i
	MEMORIAL SERVICE, OJA TO NOTIFY ALL PARTIES OF NEW	j	i i		i
	DATE, ALL PARTIES ORDERED BACK TO NEXT HEARING FOR	İ	j į		i
	HEARING 2/21/13 @ 10:00AM. (JRH)	1	i i		j
	COURT MINUTE FILED (JRH)	İ	į i		i
	COURT REPORT (JRH)		į, į		1
	CM: DELAPP-PEMBLETON-JUV AND ATTY K SANDERS-MOTHER BY	1	1		1
	PHONE-OHJ BY R WILLIAMS, REPORTS RECEIVED FROM OJA, NO		1		1
	OBJECTIONS OR CORRECTIONS TO THE REPORT, BENCH WARRANT		į t		1
	UNDER ADVISEMENT FOR MOTHER, JUV CONTINUED IN THE		1		1
1	CUSTODY OF OJA. PARTIES ORDERED BACK FOR REVIEW 5/30/13 @ 10:00AM. (JRH)		Į l		
	W IO:UUAM, (JRH)	ŧ	4 1		

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Case Information: FINES AND COSTS REVIEW Comments: **SEE HIDDEN NOTE** ***DO NOT RECALL ANY MORE WARRANTS*** Date Entries Page Fees Cat. 05-23 2013 REPORT TO THE COURT (JRA) 05-28-2013 REPORT TO THE COURT (JRA) 05-30-2013 CM: DELAPP-PEMBLETION-JUVE W/ ATTY K SANDERS-MOTHER-OJA BY R WILLIAMS. MATTER COMES ON FOR REVIEW. REPORTS RECEIVED FROM OJA. NO OBJECTIONS OR CORRECTIONS TO REPORTS, JUVE CONTINUED IN CUSTODY OF OJA. JUVE CURRENTLY PLACED AT COJC. COURT FOLLOWS OJA RECOMMENDATIONS IN ITS ENTIRETY. CUSTODY EXTENDED TO 18.5.TO COMPLETE AS MUCH OF COJC AS CAN. OJA TO ADDRESS SAFETY ISSUES W/ COJC. ALL PARTIES ORDERED BACK 10-31-13 @ 10:00AM FOR REVIEW. (CSF) 05-30-2013 COURT MINUTE FILED (CSF) 10-24-2013 REPORT TO THE COURT/CASE PLAN OFFICE OF JUVENILE [AFFATRS (JRA) 10-28-2013 COURT REPORT (JRA) 10-31-2013 CM: DELAPP=PEMBLETON-JOVE W/ ATTY K SANDERS-MOTHER-OJA BY R WILLIAMS. MATTER COMES ON FOR REVIEW. REPORTS RECEIVED FROM OJA AND SOUTHERN PLAINS: NO OBJECTIONS OR CORRECTIONS TO REPORTS, COURT ORDERS YOUTH RELEASED, TO BE SUPERVISED BY DOC - PROBATION & PAROLE, CASE CLOSED TO OJA SUPERVISION. COURT COSTS ASSESSED TO JUVE. PAYMENT PLAN TO BE SET UP. ALL PARTIES ORDERED BACK 1-9-14 @ 9:00AM FOR FINES/COSTS REVIEW. (CSF) 10-31-2013 JOURNAL ENTRY MINUTE ORDER FILED (CSF) 10-31-2013 RULES AND CONDITIONS OF PROBATION - SUPERVISED BY DOC (CSF) 10-31-2013 ORDER TO RELEASE FROM PLACEMENT AND PUT ON DEPARTMENT TOF CORRECTIONS SUPERVISION GRAD 11-20-2013 ORDER TO PAY FINES AND COSTS, TO PAY \$75.00 PER MONTH |BEGINNING 11-29-13. (DF) 01-09-2014 CM: DELAPP PEMBLETON DELT APPEARS LATE, DEFT HAS NOT MADE ANY PAYMENTS SINCE PAYMENT PLAN, COURT REMANDS DEFT TO THE CUSTODY OF THE WASH CO SHERLEF \$25.00 PER DAY OR UNTIL \$150,00 IS PAID TO FAC, DEFT ORDERED BACK 2-6-14 @ 9:00AM FOR F&C REVIEW. (CSF) 01-09-2014 ORDER REMANDING DEFENDANT TO JAIL FOR FAILURE TO PAY |FINES AND COSTS, ISSUED (CSF) 02-06-2014 CM: DELAPP-PEMBLETON-DEFT FAILS TO APPEAR FOR FINES & COSTS REVIEW. BENCH WARRANT AUTHORIZED. (CSF) 02-06-2014 JUVENILE COURT MINUTE FILED (CSF) 02-07-2014 BENCH WARRANT, ISSUED (CRIMINAL) \$50.00|SHF Oklahoma Court Information System Fee \$25.00 OCTS 02-07-2014 ******* WARRANT/BENCH WARRANT, SCANNED (CSF) 02-07-2014 ORDER REMANDING DEFT TO JAIL FOR FAILURE TO PAY FINES & COSTS, RETD SENTENCED (CDR) 104-15-2014 WC COLLECTIONS FEE \$817.80 WC30 04-15-2014 REDUCTION IN BENCH WARRANT FEE \$-5.00 | SHF 04-15-2014 ADDITION FOR WARRANT COLLECTION \$5.00 RV 106 10 2014 MOTION TO REVOKE SUSPENDED SENTENCE (SB) 06-10 2014 WARRANT, ISSUED \$50.00 SHE Oklahoma Court Information System Fee \$25,00 locis 06-10-2014 WC COLLECTIONS FEE \$22.50 WC30 06-10-2014 ******* WARRANT/BENCH WARRANT, SCANNED 07-02-2014 LETTER FROM SHARONICA CARTER (PUT COPY IN DA'S BOX) (SB) 04-15-2016 WARRANT RET'D EXECUTED 4-14-16 (DF) 104-15-2016 WARRANT RET'D EXECUTED 4-14-16 (DF) 104-15-2016 CM: CERKIN-DRAKE DEFT WITHOUT ATTY. DEFT ADVISED OF

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ouage:	LINDA S THOMAS Case Information: FINES AND COSTS REVIEW Communits: **SEE HIDDEN NOTE**	EW ***DO NOT RECALL ANY	MORE WARRA	ANTS***	
Dace	Entries	 Book	Page	Fees	Car.
,		1			1
	RIGHTS AND CT APPT ATTY. COPY OF NAME AND INFO CORRECT				1
	ON APPLICATION TO REVOKE, BOND IS SET IN THE AMOUNT OF	j	i l		i
	\$100,000.00. DEFT IS ORDERED BACK FOR APPL TO REVOKE	1	1.		İ
	AND FINES AND COST REVIEW WITH JUDGE DELAPP 04/19/16 AT				1
	1:30 PM. DEFT HAS AN ADDITIONAL BOND OF \$2,651.00 CASH	!			
	ONLY FOR FINES AND COSTS. CT MINUTE FILED (GS)		! !		
	APPLICATION FOR COURT APPOINTED ATTORNEY (SB)		!!!		
	WC COLLECTIONS FEE	i	1 1	\$40.00	
	CM: DELAPP-SIGLER DEFT W/OUT ATTY. DEFT APPEARS IN		1 4	\$12.00	IWC3
	CUSTODY FOR APP TO REVOKE, DEFT HAS APPLIED FOR COURT		1		1
	APPT ATTY. COURT TO RE APPT KRISTI SANDERS. DEFT WAIVES		i i		i
	20 DAYS AND IS ORDERED BACK 5-10-16 @ 1:30PM. (CSF)	i	i i		i
	WAIVER OF TWENTY DAY REQUIREMENT (CSF)	i	i i		i
	ORDER APPT ATTY FOR DEF (KRISTI SANDERS) (JAD)		l i		
	CM: DELAPP-SIGHER-DEFT IN CUSTODY W/ ATTY K SANDERS.				İ
	DEFT ADVISED OF RIGHTS AND STIPULATES TO PROBATION				1
	VIOLATIONS, STATE RECOMMENDS TO REVOKE W/ CFTS, THIS IS	Į.	1		1
	AN 85% CRIME, COURT ACCEPTS STIPULATION AND PASSES				
	SENTENCING. DEFT ORDERED BACK 6-1-16 @ 9:00AM FOR SENTENCING ON APP TO REVOKE. (CSF)	Ţ			
	COURT MINUTE FILED (CSF)	}			1
	COURT REPORTER FEE - CRIMINAL			\$20.00	Lor
	Oklahoma Court Information System Fee			\$25.00	7
	WC COLLECTIONS FEE	10	1 1	\$13,50	
06-01-2016	CM: DELAPP-NARVAEZ-SIGLER DEFT W/ ATTY K SANDERS. DEFT	i			1
	ADVISED OF RIGHTS AND STIPULATES TO PROBATION	ï	i i		i
	VIOLATIONS, DEFT IS INFORMED THIS IS AN 85% CRIME.	Ť	i i		i
	COURT REVOKES DEFT TO: 5 YRS DOC TO RUN CONCURRENT W/		1 1		İ
	TULSA CO CF-14-1902 AND IS TO GET CREDIT FOR TIME		1 [1
	SERVED FROM 7-2-14. COURT ALSO ASSESSES A \$250.00 OIDS				1
	FEE. DEFT ADVISED OF APPEAL RIGHTS AND COURT APPT ATTY.				
	DEFT WAIVES 10-DAY DELAY AND IS REMANDED TO THE CUSTODY OF THE WASH CO SHERIFF, DEFT ORDERED BACK WITHIN 48 HRS	}			
19	UPON RELEASE FROM DOC TO SET UP PAYMENT PLAN. ATTY				
	ALLOWED TO WITHDRAW. (CSF)				1
	COURT MINUTE FILED (CSF)		i i		
	COURT REPORTER FEE - CRIMINAL		i i	\$20.00	CF
	Oklahoma Court Information System Fee	i	i i	\$25.00	
6-01-2016	WC COLLECTIONS FEE	j	i i	\$13.50	
6-01-2016	OIDS FEE	İ	i i	\$250.00	OID
	10% OF OIDS		1	\$25.00	RV
	WC COLLECTIONS FEE			\$82.50	WC3
6-01-2016	STIPULATION TO VIOLATION OF PROBATION (CSF)				E
	ORDER (CSF)	ļ	[1
i i	NOTICE OF JUDGMENT AND SENTENCE (CSF) (COPY SENT TO SHERIFF)				<u> </u>
4	AMENDED JUDGMENT AND SENTENCE (CSF)	1	[Į.
	JUDGMENT AND SENTENCE AFTER REVOCATION PROCEEDINGS, ISSU	į į		\$5 0.0 0	Lens
i	(CSF)	1		\$50.00	Lour
	OKLAHOMA COURT INFORMATION SYSTEM FRE	: 		\$25,00	loci
7	WC COLLECTIONS FEE	•	i i	\$22.50	
	STATEMENT OF JAIL ON REVOCATION, ISSUED (SB)	i		722.00	
	JUDGMENT AND SENTENCE AFTER REVOCATION PROCEEDINGS	i	i. i		İ
	RET'D EXECUTED 7-15-16 (JAD)	į	i i		l.
	ATTACHMENT B AND ORDER (JAD)	İ	l i		1
4	SHF INCARCERATION FEES (48 X \$38.00) TOTAL=\$1824.00	İ	i i		
1	90% OF FEES TO WASHINGTON COUNTY SHERIFF	Į.	l i	\$1641.60	SIF

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Judge: LT	NDA S THOMAS Case Information: FINES AND Comments: **SEE HI	D COSTS REVIEW DDEN NOTE** ***DO NOT RECALL ANY	MORE WARR	ANTS***	
Date	Entries	Book	Page	Fees	 Cat.

	% OF FEES TO COURT CLERK REVOLVING FUND NOT FEES TO WASHINGTON COUNTY DISTRICT ATTORNEY		! !	\$182.40	
	ATEMENT OF JAIL TIME, ISSUED	Į.	1 1	\$182.40	DA
	TATEMENT OF JAIL TIME (JAD)	ļ			
	EDER TO PAY FINES AND COSTS. TO PAY \$75,00 PER MONTH	} 1			1
	GINNING 11-17-17. (ORIG) (DF)	₹	1 1		l
	TICE OF COURT HEARING FOR PAYMENT OF FINES AND COSTS				
	1: SIGLER-DEFENDANT CONTACTED THE COURT CLERK	h			
	GARDING FINES AND COSTS REVIEW SET FOR 1-5-18.		1 1		l
	FENDANT IS CURRENT ON HER FINES AND COSTS PER G.	i	i i		
PO	WELL OF THE COURT CLERK'S OFFICE, DEFENDANT GIVEN NEW	i	i i		i
RE	VIEW DATE OF 3-2-18 AT 1:30 P.M. (GP)	i	i i		ĺ
1	OURT MINUTE FILED (GP)	9	i i		i
	SIGLER-DEFT FAILED TO APPEAR FOR F&C REVIEW, BENCH	1	1		ĺ
	RRANT AUTHORIZED WITH BOND SET IN THE AMOUNT OF	1	1		
	50.00. (GS)	1			
13-01-2018 [CS.	T: ISSUE BENCH WARRANT (GP)	!	!!!	\$50.00	
Or	lahoma Court Information System Fee	j	!	\$5.00	:
	RRANT RECALL ISSUED, COPY TO SHERIFF'S OFFICE	1		\$25.00	OCIS
	RRANT RET'D RECALLED WITH ORIG RECALL NOTICE;	L P			
	21/18 (SB)				l l
	SIGLER DEFT CONTACTED THE COURT CLERK REGARDING	•	1 1		
	NCH WARRANT, BENCH WARRANT HAS BEEN ISSUED ON 3/7/18,		i i		í
DE	FENDANT FAILED TO APPEAR ON HER COURT DATE OF 3/2/18.	į	i i		i
DE	FENDANT GIVEN NEW DATE OF 6/8/18 AT 1:30PM, BENCH	- dep	j i		i
and the second s	RRANT IS RECALLED THIS DATE, DEFENDANT MUST BE IN	İ	i i		ĺ
	URT ON NEW DATE. (JS)	1	1		
	URT MINUTE FILED				1
	JUSTING ENTRY MADE IN CCA-18-00005 - CARD ALLOCATION		!!!		WC30
	E: MONIES DUE THE FOLLOWING AGENCY(IES) REDUCED E: COST DUE TO CARD ALLOCATION FEE		1	\$-1.45	*
	SIGLER-DEFENDANT CONTACTED THE COURT CLERK	1		\$1.45	CCPF
i i	GARDING FINES AND COSTS REVIEW SET FOR 6/8/18.		1 1		l.
	FENDANT IS CURRENT ON HER FINES AND COSTS PER H		1 1		b
	WRENCE OF THE COURT CLERK'S OFFICE, DEFENDANT GIVEN	1	i i		
NE	W REVIEW DATE OF 7/27/18 AT 1:30PM.	i	i i		i
	URT MINUTE FILED				ĺ
i	:SIGLER-DEFT APPEARS FOR F&C REVIEW AND IS ORDERED	1	1 1		
	CK 9-28-18 AT 1:30 P.M. (GP)				
and the second	:SIGLER-DEFT APPEARS FOR F&C REVIEW AND IS ADVISED	!	!!!		1
:	E WILL NEED TO MAKE A \$50.00 PAYMENT BY 3:30 TODAY.		!!!		
	FT APPEARS WITH PAYMENT AS ORDERED. DEFT IS ORDERED CK 11-16-18 AT 1:30 R.M. DEFT ORDERED TO SET UP NEW		1 1		
	YMENT PLAN (GP)		1 1		
	DER TO PAY FINES AND COSTS. TO PAY \$75.00 PER MONTH				l l
	GINNING 10-29-18 (GP)	i	1 1		}
	JUSTING ENTRY MADE IN CCA-18-00011 - CARD ALLOCATION	i i	i i		WC30
	E. MONIES DUE THE FOLLOWING ACENCY(IES) REDUCED	i	į i	\$-1,92	:
ILA	E. COST DUE TO CARD ALLOCATION FEU			\$1.92	
1-14-2018 CM	SIGLER-DEFENDANT CONTACTED THE COURT CLERK REGARDING	_ i	i i		1
1	NES AND COSTS REVIEW SET FOR 11/16/18, DEFENDANT IS				
:	RRENT ON FINES AND COSTS PER H LAWRENCE OF THE COURT	İ	ļ į		
	ERK'S OFFICE. DEFENDANT GIVEN NEW REVIEW DATE OF	!	1		
	8/19 @ 1:30PM. (HDL)]		
	URT MINUTE FILED (GP)		1 !		
1-20-2018 AD	JUSTING ENTRY MADE IN CCA-18-00011 - CARD ALLOCATION	1	1 1		MC30

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Judge:	LINDA'S THOMAS Case Information. FINES AND COSTS REVIEW Comments: **SEE HIDDEN NOTE** ***!	OO NOT RECALL ANY	MORE WARRA	ANTS***	
Date	 Entriés	Book	Page	Fees	Cat.
1-27-2018	AJE: MONIES DUE THE FOLLOWING AGENCY(IES) REDUCED		! ! 	ė o oc	Les
	AJE: COST DUE TO CARD ALLOCATION PEE	1	1 1	\$-0.96 \$0.96	
2-28-2018	ADJUSTING ENTRY MADE IN CCA-18-00012 - CARD ALLOCATION		i	90,00	WC30
2-31-2018	AJE: MONIES DUE THE FOLLOWING AGENCY (IES) REDUCED		i i	\$-1.15	1
	AJE COST DUE TO CARD ALLOCATION FEE	i	i i	\$1.15	
	ADJUSTING ENTRY MADE IN CCA-19-00001 - CARD ALLOCATION	i	i i		WC3
	AJE: MONIES DUE THE FOLLOWING AGENCY(IES) REDUCED	i	i i	\$-1.54	CF
	AJE: COST DUE TO CARD ALLOCATION FEE		1 [\$1.54	CCPI
2-06-2019	CM:SIGLER-DEFENDANT CONTACTED THE COURT CLERK REGARDING		1		
	FINES AND COSTS REVIEW SET FOR 2/08/19. DEFENDANT IS	[and the same of th		1
	CURRENT ON FINES AND COSTS PER G. POWELL OF THE COURT				1
	CLERK'S OFFICE, DEFEENDANT GIVEN NEW REVIEW DATE OF				1
	5-10-19 @ 1:30 P.M.(GP) COURT MINUTE FILED (GP)] [1
	ORDER OF ASSIGNEMENT (JUDGE THOMAS) (SB)	}	!		1
	CM:THOMAS DEFT FAILED TO APPEAR FOR FINES & COSTS	1			!
	REVIEW AND IS NOT CURRENT ON PAYMENTS. CRT REQUESTS A	Į.]]		
	ONE-TIME LETTER BE SENT TO DEFT REGARDING MISSED COURT	1	1		
	DATE. IF NO RESPONSE IN 10 DAYS A BENCH WARRANT WILL BE	1	! 1		1
	ISSUED WITH BOND SET IN THE AMOUNT OF \$50.00. (HDL)	I	ļ <u>1</u>		1
	FINES AND COSTS LETTER MALLED TO DEFT THIS DATE	1	1 1		1
	(W/ATTACHMENTS) (GP)				i
5-20-2019	ORDER OF ASSIGNMENT WITH PINK SLIP FOR NEW COURT DATE		i i		1
	RETD VACANT/UNABLE TO FORWARD (GP)	i	i i		
5-20-2019	FINES AND COSTS LETTER W ATTACHMENTS RETD VACANT/UNABLE		i i		i
	TO FOWARD (GF)		i i		i
5-07-2019	CM:THOMAS-DEFT APPEARS NOT FOR FINES AND COSTS REVIEW.	i	i i		i
	CRT FINDS A FINES AND COSTS LETTER WAS MAILED TO DEFT	İ	i i		į
	ON 5/14/19 BUT WAS RETURNED UNABLE TO FORWARD, CRT	1			1
	FINDS DEFT IS TO KEEP COST ADMINISTRATOR APPRISED OF		1		
	ADDRESS CHANGES, CLERK TO ATTEMPT TO CONTACT DEFT BY	1	1		
	PHONE. CRT TAKES BENCH WARRANT UNDER ADVISEMENT UNTIL		1		1
	6/21/19 @ 10:30AM. (HDT.)	!	1		
	CM:THOMAS-DEFT FAILS TO APPEAR FOR FINES AND COSTS				
	REVIEW. CLERK ATTEMPTED TO CONTACT DEFT BY PHONE AND		!!!		
	LEFT A VOICEMAIL. NO RETURN CALL. BENCH WARRANT AUTHORIZED IN THE AMOUNT OF \$50.00 CASH. (HDL)				!
	WARRANT, TSSUED			A110 00	Laura
	Oklahoma Court Information System Fee		1 1	\$50.00	
	WC COLLECTIONS FEE			\$25.00 \$22.50	
	CM:THOMAS-DEFT IN OFFICE, PAID BOND ON WARRANT AND IS		1	322.50	INCSC
	ORDERED BACK FOR FINES AND COST REVIEW WITH JUDGE				į.
	THOMAS 11/01/19 AT 9:00 AM. WARRANT RECALLED. (GS)	i	i i		i
0-21-2019	WARRANT RECALL ISSUED, COPY TO SHERIFF'S OFFICE (GS)		j i		i
0-24-2019	WARRANT RET'D RECALLED WITH ORIG RECALL NOTICE;	i	į į		ĺ
1-C1-2019	ADJUSTING ENTRY MADE IN CCA-19-00Cll - CARD ALLOCATION	i	į į		WC30
1-01-2019	CM: THOMAS-DEFT FALLS TO APPEAR FOR FINES AND COSTS	į	į į		ĺ
	REVIEW. CRT FINDS DEFT'S PAYMENT PLAN BEGAN ON 11/17/17	f	ı i		1
	FOR \$75/MONTH STRCE THAT TIME DEFT HAS FAILE TO APPEAR		i i		1
	NO LESS THAN 5 TIMES, DEFT CAME IN ON 10/21/19, PATD	1			1
	\$50.00 AND WARRANT WAS RECALLED. DEFT WAS INSTRUCTED TO	1	1		
	APPEAR ON 11/1/19 @ 11:00AM, DEFT CONTACTED THE COURT		1		1
	CLERK'S OFFICE THIS MORNING AND ADVISED THAT SHE WOULD		į į		
	NOT BE AT COURT TODAY, BENCH WARRANT AUTHORIZED IN THE				
)	AMOUNT OF \$50.00. DO NOT RECALL ANY MORE WARRANTS.		ı I		1
		* 1	; :		i
1	(HDL) AJE: MONIES DUE THE FOLLOWING AGENCY(IES) REDUCED	4		\$-0.96	İ

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Judge:	LINDA S THOMAS Case Information: FINES AND COSTS REVIEW Comments: **SEE HIDDEN NOTE** ***DO NOT RECALL ANY MORE WARRANTS***				
Date	Entries	Book	Page	Fees	Car,
08-27-2020 08-27-2020 08-27-2020 08-27-2020 08-27-2020	OKIAhoma Court Information System Fee NOTICE OF FILING (JS) TRANSCRIPT OF PROCEEDINGS HELD ON AUGUST 11, 2011 BEFORE THE HONORABLE CURTIS L DELAPP, DISTRICT JUDGE (1 ORIG AND 2 COPIES) TRANSCRIPT OF PROCEEDINGS HELD ON SEPTEMBER 22, 2011 BEFORE THE HONORABLE CURTIS L DELAPP, DISTRICT JUDGE (1 ORIG AND 2 COPIES) TRANSCRIPT OF PROCEEDINGS HELD ON AUGUST 2, 2012 BEFORE THE HONORABLE CURTIS L DELAPP, DISTRICT JUDGE (1 ORIG AND 2 COPIES)			\$50. 0 0 \$5. 0 0 \$ 25. 0 0	RV
			otal Fees	\$6679.20	

Amount Due:

\$5216.06

IN THE DISTRICT COURT FOR STATE OF OKI		DEC 16 2020		
State Of Oklahoma, Plaintiffs,)	DEPUTY.		
vs.) Case No. CF-14-465			
Amanda Ackerson, AKA Amanda Feenstra, Defendant.) CF))	F-14-528		

ORDER PURSUANT TO TITLE 22 O.S. § 983(a)

Now on this 15th day of December, 2020, this matter comes before the undersigned Judge of the District Court for review. The Court having reviewed the record and the Defendant's payment schedule as shown by the Washington County Court Clerk, and being fully advised in the premises finds as follows:

- 1. On or about April 29, 2015, the Defendant entered a plea of guilty to the crimes as charged, was convicted and sentenced to serve a term of imprisonment in the Oklahoma Department of Corrections, and was assessed fines, fees, and costs associated therewith.
- 2. The Defendant was released from the Oklahoma Department of Corrections after having fulfilled her sentence, and thereafter began making payments towards her fines, fees, and costs.
- 3. Thereafter, the Defendant appeared before Judge Jared Sigler for fines and costs review hearings; for the most part, she remained compliant with her payment plan and orders of the court regarding payment of fines, fees and court costs.
- 4. On or about January 20, 2020, the Defendant appeared in person before Washington County District Judge Linda S. Thomas¹ for a fines and costs review hearing, at which time the

¹ The cases were ultimately assigned to Judge Thomas subsequent to the filing of Washington County District Court Case No. CV-19-12.



Defendant presented evidence to the Court showing she was entitled to \$25 as credit for time previously served in the Washington County jail and that she had overpaid her monthly assessment by \$25. The Defendant was granted the relief requested and was given credit toward her fines, fees and costs in the amount of \$50.

- 5. The Defendant again appeared before Judge Thomas on May 22, 2020 for a fines and costs review hearing, at which the Defendant requested a suspension of her monthly payments, pursuant to Rule 8.5 of the Oklahoma Court of Criminal Appeals, due to her inability to work pending a scheduled surgery. The Defendant was granted the relief requested, and the matter was set for a six-month review.
- 6. The Defendant appeared with counsel, Steven Terrill, before Judge Thomas on December 11, 2020 for a Rule 8.5 status review at which time the case was assigned to the undersigned Judge Carl Gibson (see written order filed December 14, 2020).
- 7. Since her release from the Oklahoma Department of Corrections, the Defendant has fully complied with her rules and conditions of probation and/or supervision.
- 8. As of the date of this order, the Defendant has made installment payments towards her outstanding fines, court costs, and fees as ordered by the Court on a timely basis for an equivalent of at least twenty-four (24) months following her release from custody.
- 9. Pursuant to 22 O.S. 983(a), the Court has the authority to waive the rest and remainder of any outstanding fines, court costs, and fees in the above captioned cases.
 - 10. The Defendant herein is entitled to the relief requested.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court all rest and remaining unpaid fines, fees, and court costs associated with Washington County District Court Case numbers CF-14-465 and CF-14-528, shall be, and hereby are, waived, provided

however this order shall not apply to amounts owed by the Defendant for restitution to a victim pursuant to a court order, if any, or to a child support obligation, if any.

CARL GIBSON

DISTRICT JUDGE OF THE COURT

Certificate of Delivery

I hereby certify that on the day of December, 2020, I mailed a true and correct copy of the above and foregoing instrument, via U.S. Mail with proper postage thereon, to:

Steven Terrill 3015 E. Skelly Drive Suite 400 Tulsa, OK 74105

Linda S. Thomas